MORTGAGE RECORD No. 469.

A. M Book 469 Page 24	그 마음 아니다 하는 경험에 들면 함께 하는데 있는데 그 사는 사이를 하는 사람들이 되었다.	_day ofMay, 1	92.4, at .8:00
TNESS my hand and official seal the dinamination expires. May 21,		T. G. Grant,	
	onally appeared Ida Tarry to me known to be the identical pers	for said County and State, on this	band (oregoing instrument, and
		Abe Tarry	
the said rents, mich less the cost of control in the By-Laws of the ma, and in construing this contract the By WITNESS WHEREOF, The said part 1.	v and het reeg the parties hands Alas this -Laws of said Association and the laws of t 98 of the first partha V9 _hereun	of the obligations of the said note or of this ter accruing from said property, and shall btedness hereby secured. entire contract, and each and every part to LOAN ASSOCIATION, and he State of Oklahoma are to govern. to set the imand 8 and seal 8 Ida Tarry	the day and year above
party of the second part shall be applied expressly waive an appraisement of said twent of legal proceedings to foreclose this type annum in lieu of further monthly d.in the By-Laws of said Association, as of the event of default on the part of the mentitled to possession of the premises a certification which least the cost of said and the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs, which least the cast of sail to the said routs.	ton the payment of said debt. And the cal estate and all the benefits of the homes mortgage, the indebtedness thereby sectinstallments, and the shares of stock about the date of the first default, shall be applied to the first default, shall be applied to the first default of the rents and profits thereaf independent of the rents and profits thereaf they have been default, shall be applied upon the independent.	said part 195. of the first part, for said tead exemption and stay laws of the Statured shall bear interest from date of default we referred to shall be cancelled and the ed in reduction of the sums due on this most the obligations of the said note or of this ter accruing from said property, and shall be the dest hereby secured.	consideration, do e of Oklahoma, t at the rate of ten (10 %) surrender value thereof as rtgage. mortgage, the mortgagee be entitled to collect and
of said Association, for the non-paymen Hundred Fifty and OO/ nich shall be a lien upon said premises an	of said interest, fines, expenditures, and 100 DOLLARS, attorney's fee for d secured by this mortgage, and included	the payment of mortgage before their mat instituting suit upon this mortgage; also in any degree of foreclosure rendered ther	urity and for foreclosing the same; son, and all rents collected
W THEREFORE, If said part 1986 that fines, when they shall be or become resents, shall be void, otherwise the sain of the unfacional on the unfacional or the unfacional or the unfacional or the unfacional or the principal or the unfacional or the principal or the unfacional or the principal or the unfacional or the u	요즘, 그래, 그들의 이 바꾸는 그 날이에 이 때문에 다른	money mentioned in said note or obligat aithfully perform all of the said agreemen d effect, and this mortgage may be immed, and the expenditures hereinbefore name le of said premises, together with the char	ion, including all dues, in- ts therein contained, then iately foreclosed and en- il, made by the said party
oan 1499	CRANCERENTO	Ida Tarry Abe Tarry	
		of stock evidenced by Certificate No eed of trust or mortgage to secure the sam the Home Office of the Association, e withdrawal value of the stock carried wi	
나타일이 되면서 생활하는데 그리지 않는데 함께 다른데 함께 다른데 함께 다른데	[11] [12] [14] [14] [14] [14] [14] [15] [16] [16] [17]	es, liens and other charges shall entitle all	
payment of said monthly sum aggreg	Thirty-six and 50	1/1100 Dollars and and	every consequitive month